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of the kinds of marriages that you can have in this state. This says, "and (4)...", and new kind of marriage that is void, "...for marriages entered into on or after the effective date of this act, when either party has been convicted of sexual assault of a child under section 28-320.01, or the similar law of another jurisdiction, and the victim was the natural or adopted child of the offender." What the amendment says is that an individual who is convicted of sexual assault on their natural child or their adopted child cannot marry in this state after that time. Senator Jensen said that gay people were not ideal parents. Senator Jensen also indicated that it was unlikely that they were....they were going to be married for a period of time sufficient to equal the standard practice in this body, which is 23 years. If those are the measures of which marriages we're going to protect and which marriages we're not, and if we're talking about the protection of children and the appropriate context for the raising of children, this kind of marriage ought to be illegal as well. And I ask for the adoption of the amendment.

SENATOR CROSBY: Thank you, Senator Landis. On the...Senator Chambers, on the Landis amendment.

SENATOR CHAMBERS: Madam President, members of the Legislature. I'd like to ask Senator Jensen a question.

SENATOR CROSBY: Senator Jensen, will you yield for a question?

SENATOR JENSEN: Yes, Senator.

SENATOR CHAMBERS: Senator Jensen, do you think the inclination that people might have to abuse children is something that the state can take notice of?

SENATOR JENSEN: Yes, I do.

SENATOR CHAMBERS: Do you think that the state can adopt as its policy the withholding of certain privileges from people who commit anti-social acts that hurt others grievously?

SENATOR JENSEN: Do I think a state can do that?